

U.S. Pat. Appl. No. 10/064,118

72167.000562

Amendment after Allowance under 37 C.F.R. § 1.312

September 12, 2006

REMARKS

Applicants respectfully submit this Amendment after Allowance pursuant to 37 C.F.R. § 1.312 to correct formal matters in the claims. These amendments do not change the scope of the claims.

The claim amendments in this Amendment after Allowance are editorial only and conform the claims as amended by the Examiner's Amendment to the claims as discussed in a telephone interview between undersigned counsel for Applicants and the Examiner on May 8, 2006. *See* Notice of Allowability at 2. These claim amendments were presented to the Examiner shortly following the May 8, 2006 interview and prior to the Notice of Allowance, and should be entered for editorial reasons.

This Amendment after Allowance does not require additional search or examination because the claim amendments do not alter the scope of the claims which were allowed by the Examiner. The claims as amended are patentable because, even after amendment, they claim "[a] method, program product and apparatus for providing information to a client browser . . ." and retain the "major differences in the independent claims 1, 6 and 7" over the prior art of "sending the token from the server to the client if the token has been retrieved within a predetermined amount of time after receiving the first request . . . [i]f the token was not retrieved within the predetermined amount of time after receiving the first request sending display data and a first link corresponding to a program that listens for notification that the token has been retrieved . . . [t]hereafter receiving a second request from the client at the first link determining in response to the second request whether the token has been retrieved within a predetermine amount of time after receiving the second request." *See* Examiner's Reasons for Allowance, Notice of Allowability at 7-8.

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CONCLUSION

Applicants believe that consideration of this Amendment after Allowance corrects formal matters, does not change the scope of the claims, requires no substantial amount of additional work on the part of the Office and in fact conforms the claims to the version that was allowed by the Examiner. Therefore, Applications respectfully request that this amendment be considered and entered prior to issuance.

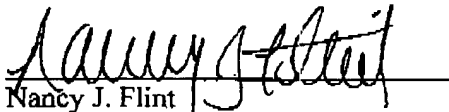
Applicants believe that no fee is due upon the filing of this Amendment after Allowance. If any fees are found to be due, the Commissioner is hereby authorized to deduct such fees from the undersigned's Deposit Account No. 50-0206.

Respectfully submitted,

HUNTON & WILLIAMS LLP

Dated: September 12, 2006

By:


Nancy J. Flint
Registration No 46,704

Hunton & Williams LLP
Intellectual Property Department
1900 K Street, N.W.
Suite 1200
Washington, DC 20006-1109
(202) 955-1500 (telephone)
(202) 778-2201 (facsimile)